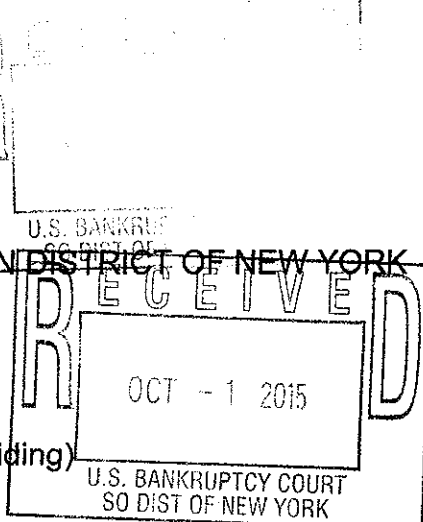


1 Julio Pichardo
2 1201 E. Sudene Ave
3 Fullerton Ca, 92831

4 **UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK**

5 Julio Pichardo)
6 Creditor-Plaintiff) Case No. 12-12020
7)
8 Rescap Borrower Claim Trust) Hno. Martin Glenn (presiding)
9 Debtor-Defendant)
10) objection



11 In the matter of The Rescap Borrower Trust Objection Julio Pichardo makes the
12 following inquiry and objection to Mr. Yaron Shaham's request for order to represent the
13 Trust. The basis for Objection is that Mr. Shaham is the representative for Ocwen in the
14 California case of pichardo v. Ocwen.

15 This may show a conflict of interest as Mr. Shaham has shown disregard for this
16 Court's rulings in the letter addressed to Mr. Pichardo where Mr. Shaham threatened Mr.
17 Pichardo not to rely on this Court's Ruling in relation to the 8/5/2009 contract agreement.

18 Not only this, but Mr. Shaham has made numerous threats to Mr. Pichardo including
19 sending several persons to Mr. Pichardo's home causing disturbance at Pichardo's front
20 door. Such person continued harassment was observed on home's monitors blocking
21 Pichardo's vehicle from leaving to drive Pichardo's kids to school. an incident report was
22 made to Fullerton police dept.

23 As this court has addressed The Trust's objection primarily focused on GMAC events,
24 severely from California case, Mr. Shaham's has shown to be unwilling to accept any
25 decision from this court as valid according to his assertions made to Pichardo pointing out
26 Judge Glenn's rulings as not reliable. (See Mr. Shaham's letter disregarding 8/4/15 ruling)

27 Pichardo request this court invalidate Mr. Shaham's application for order to represent
28 the Trust. *SEE UNANSWERED CO. TO MR. SHAHAM ENCLOSED*

29 Pichardo refers to this court Mr. Shaham's filing of case related issues which he then
30 opposes at california courts, showing contradictions and his unwillingness to accept truths.

31 In any case, Mr. Shaham was present and submitted filings in support of the Trust's
32 Objection at the objection hearing held 7/6/2015. Why Mr. Shaham rejects Court's ruling
33 after is beyond me. Mr. Shaham has shown bias in separating The Trust's interest and
34 Ocwen's interests. as such, Pichardo presents his objection of an order until he shows he
35 has abided and submitted to this Court's rulings made 8/4/ 2015 and future rulings by
36 stipulation.

37 Respectfully Submitted by Julio Pichardo dated 9/6/15

SEVERSON & WERSON
19100 KARMAN AVE.
IRVINE CA. 92612

7/24/2013

ATT: MR. SHAHAM

AS YOU ALREADY KNOW, THERE ARE SEVERAL ISSUES FACING GMAC ACTION. NUMEROUS VIOLATIONS BROUGHT BEFORE THE COURTS. IN CALIFORNIA BEFORE JUDGE ROBERT MOSS, & BEFORE JUDGE MARTIN GLENN. JUDGE MARTIN RESPONSE TO SPECIFIC DOCUMENTS DATING 8/5/2009 IS ENCLOSED HEREIN.

THESE DOCUMENTS WERE GIVEN INCONSISTANCY CLAUSE DUE TO ACTIONS FILED ON GMAC FOR IRREGULAR BANKING PRACTICES, NOT TO BE OVERRIDDEN. ISSUES ADDRESSED WERE: INSERTIONS OF EXISTING LIENS CARRIED, CALCULATING AN ATTAINABLE ONLY PRINCIPAL, CALCULATED BY GMAC & APPROVED BY WELLS GARGO.

THESE DOCUMENTS WAS GIVEN SPECIFIC LANGUAGE TO PREVENT ANY PARTIES ALTERING SUCH SPECIFIC IN CASE OF ANY INCONISISTANCIES THESE DOCUMENTS WILL GOVERN. I DEMANDED TO HAVE SUCH DUE TO ILLEGAL ACTIONS DISCLOSED FROM PUBLIC RECORDS & AGENCIES SUCH AS INTERNAL REVENUE SERVICE.

MONTHS AFTER FINALIZING 8/5/2009 MODIFICATION GMAC THREATENED FORECLOSURE SHOULD I NOT SIGN NEW SET. I REPLIED DOCUMENTS WERE EXECUTED & COULD NT BE OVERRIDDEN AS CLAUSES PREVENTED SUCH.

WHILE IN HOSPITAL FOR THREATS OF DEFAULT & FORECLOSURES GMAC INSISTED ON THEIR QUEST TO OVERRIDE PRIOR FINALIZATION. I ALSO CONTACTED REGULATORS WHICH ASSURE ME THAT THEY COULD NOT FORECLOSE OR DEFAULT AS I WAS UP TO DATE ON PAYMENTS ON MODIFICATION.

NUMEROUS TIMES TO GMAC & TO THEIR REPRESENTATIVES I DEMANDED TO IMPOSE & ACKNOWLEDGE 8/5/2009 AS THE GOVERNING DOCUMENTS HAVE BEEN MADE TO NO AVAIL.

HOPEFULLY AFTER YOU REVIEW DOCUMENTS ENCLOSED, YOU WILL CONCLUDE THEY HAVE GOVERNING IMPOSING CLAUSES INSERTED. I HAVE ALSO ADVISED GMAC OF IMPROPERLY APPLYING ESCROW AMOUNTS TO PRINCIPAL TRYING TO CAUSE DEFAULT ALTHOUGH ALL SHORTAGE AMOUNTS WERE SENT TO MAINTAIN MONTHLY PAYMENTS. ALL PAYMENTS MADE TO DATE WERE SENT FOR 15 YEARS IN CASHIERS CHECK FORM, VERIFIABLE BY MY BANK.

SHOULD YOU WANT TO RESOLVE THE 8/5/2009 DOCUMENT ISSUE PLEASE ADVISE, AS THIS WILL BE CONSIDERED IN NEXT HEARING HELD AS PUNITIVE. THESE WILL BE CONSIDERED AS ADDITIONAL PREDICTORY EVIDENCE. NOTE GMAC PREVENTED ACCESS TO LOAN SEVERAL YEARS. YOUR PROMPT RESPONSE IS GREATLY APPRECIATED.

THANK YOU, JULIO PICHARDO. CC: FILE

SEVERSON & WEISS
19100 VON KARMAN AVE (SUITE 700)
IRVINE CALIFORNIA, 92611

59

TO: YARON SHAHAM
RE: CASE#30-2012-00581642
JULIO PICHARDO VS GMAC/OCWEN DOE 1

2/26/2014

ATT: MR SHAHAM; AS PER CERTIFIED MAIL SENT, AMENDED COMPLAINT HAS BEEN FILE 2/24/2014. RECEIPT DATE POST OF TODAY DELIVERY TO ATTORNEYS OF RECORD.

THE BULK OF EVIDENCE ON CASE WILL BE PROVIDED TO COURT, SOME OF WHICH HAS BEEN PROVIDED VIA CERTIFIED MAIL.

AS THERE NOT BEEN A RESOLUTION MENTION TO DATE; I WILL DO SO; IN ORDER TO SHOW THAT THE ATTEMPT WAS MADE ON MY BEHALF TO YOUR OFFICES.

SHOULD YOU REQUEST SUCH I WILL BE PROVIDING IT UPON REQUEST.

JULIO PICHARDO

TJ

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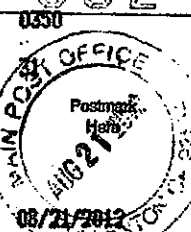
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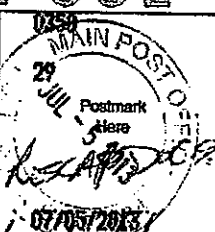
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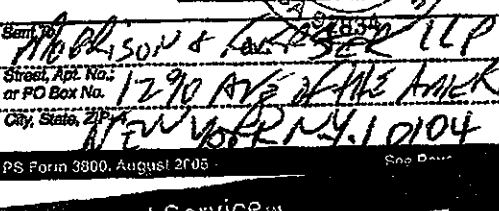
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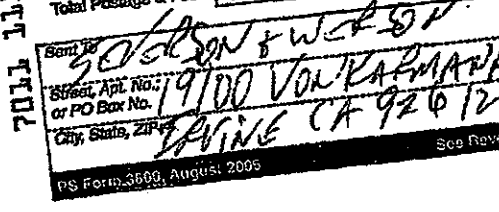
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